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Application Number	10/024,167	
Filing Date	December 18, 2001	
First Named Inventor	Alfred E. KELLER	
Group Art Unit	1754	
Examiner Name	Not Yet Assigned	
Attorney Docket Number	1856-09501 (98/002)	

E vox	ENCLOSURES (check all that apply)				
0 2002 E	Fee Transmittal Form		Assignment	☐ After Allowance Communication	
<i>a</i> /	Fee Attached		(for an application) Drawing(s)	to Group Appeal Communication to Board	
RACEMA] Amendment/Reply		Licensing-related Papers	of Appeals and Interferences	
	☐ After Final		Petition	Appeal Communication to Group	
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	,		Provisional Application	☐ Status Letter	
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×	Information Disclosure St		☐ Terminal Disclaimer	Form PTO-1449	
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	SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT				
O	rm r dividual Name	Carol G. Mini CONLEY RC	tz SE & TAYON	ŭ	
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			eing deposited with the United States P missioner for Patents, Washington, D.C	Postal Service with sufficient postage as fire 20231 on this date: July 25, 2002	
	yped or Printed Name	Frances Har	i e e	July 25, 2002	
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICANT:

Alfred E. Keller, et al.

GROUP ART UNIT: 1754

SERIAL NO.:

10/024,167

FILED:

December 18, 2001

EXAMINER: Not Yet Assigned

FOR:

Short Contact Time Catalytic §

Sulfur Recovery System §
For Revolving H₂S From §
A Waste Gas Stream §

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Atty. Dkt. No.: 1856-09501 (98/002)

Date: July 25, 2002

Commissioner for Patents Washington, D.C. 20231

Sir:

In accordance with 37 CFR §1.97, §1.98, Applicant is providing herewith copies of the supplementary items listed on the attached U.S. Patent and Trademark Office Form PTO 1449. This information is supplemental to the Information Disclosure Statement and Form PTO 1449 filed in the above-referenced case on July 18, 2002.

The submission of this Supplemental Information Disclosure Statement and Form PTO-1449 is not an admission that the art cited is "prior" with respect to the present invention, nor is it a representation that no better art exists. Applicants hereby reserve the right to swear behind or otherwise disprove any alleged "prior" nature of any art cited should the facts support and the situation warrant such an action.

It is submitted that the art cited does not constitute a bar to the patentability of Applicants' invention under 35 U.S.C. § 102 or § 103.

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No Office Action on the merits has been received in the present application, and Applicant believes no fee is due for the filing of these papers. If, however, the Commissioner deems that a fee is due, please charge the fee to Deposit Account 03-2769 of Conley, Rose & Tayon, PC

Respectfully submitted,

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